BEFORE THE FEDERAL ELECTION COMMISSION

In the matter of:)	
Mepco Holdings, LLC)	Pre-MUR 567
Longview Intermediate Holdings C, LLC)	110-141010307
et al.)	

FIFTH CONSENT TO EXTEND TIME TO INSTITUTE A CIVIL LAW ENFORCEMENT SUIT

As consideration for the Federal Election Commission's ("Commission") agreement to allow Mepco Holdings, LLC, and its affiliates, including Longview Intermediate Holdings C, LLC, (collectively "Respondents") time to supplement their November 17, 2013 sua sponte submission, Respondents hereby consent to toll the statute of limitations for any civil enforcement action under 2 U.S.C. § 437g(a)(6) for an additional period of 120 days.

Respondents therefore agree that the time for the Commission to institute a civil enforcement action in connection with Pre-MUR 567 is hereby extended by an additional period of 120 days from the expiration date of the five-year statute of limitations found at 28 U.S.C. § 2462, or any other statutes of limitations or repose that may be applicable. This Consent supplements the Consents previously agreed to by Mepco Holdings, LLC and Longview Intermediate Holdings C, LLC, on February 6, 2014, April 21, 2014, July 29, 2014, and November 24, 2014, with the tolling periods agreed to in each of those Consents running consecutively from November 17, 2013.

The other affiliates include: Mepco Intermediate Holdings A, LLC; Mepco Intermediate Holdings, LLC; Mepco, LLC; Conseco, LLC; Dana Mining Company of Pennsylvania, LLC; Dana Mining Company, LLC; Mepco Conveyor, LLC; Shannopin Materials, LLC; and Border Energy, LLC.

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There shall be no additional consent to extend the time to institute a civil law

enforcement suit without the written consent of the Respondents.

Bridget K. O'Connor

Sarah Hawkins Warren Counsel for Respondents Date